IN UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA

Raaum Estates, a North Dakota General)	
Partnership, effective January 1, 1989, by)	
and through its Present Managing Partner,)	
Joseph Dale Raaum a/k/a Dale Raaum)	
)	JUDGMENT
Plaintiff,)	
)	
VS.)	
)	
Murex Petroleum Corporation, a foreign)	Case No. 4:14-cv-024
business corporation, licensed to do)	
business in North Dakota,)	
)	
Defendant.)	

Pursuant to the court's Findings of Fact, Conclusions of Law, and Order for Judgment, it is

ORDERED AND ADJUDGED as follows:

- 1. Murex is permanently enjoined from using the saltwater unloading equipment, storage tanks, the injection pump and pumphouse, the truck unloading area (together
 - 162 North, Range 101 West for the disposal of "off-lease" saltwater (i.e., saltwater

with the property occupied by these facilities) in the SW 1/4 of Section 15, Township

- that has not been generated by production wells or drilling activities on lands subject
- to the Gulf Lease) absent it obtaining an agreement from the Raaum Estates allowing
- for the same.
- 2. The Raaum Estates shall have judgment against Murex in the amount of \$49,311.

Dated this 5th day of July, 2017.

/s/ Charles S. Miller, Jr.
Charles S. Miller, Jr., Magistrate Judge
United States District Court